cost of killing the same and disposing of the

are cost of killing the same and disposing of the areass thereof as aforesaid.

Sec. 9. That whenever any animal or live stock hall be killed by the owner thereof, pursuant to be orders of said State Health Officer under the covisions of this Act, the owner of such animal or live stock shall be entitled to be paid for such animal or live stock by the State Board of Health in he following manner:

imal or live stock by the State Board of Health in the following manner:

The owner of the animal live stock shall appoint one appraiser, the State Health Officer shall appoint one appraiser, and the Veterinarian of the State Board of Health shall constitute a third, and such three appraisers so appointed shall, upon taking oath, render true and just appraisement of such animal or live stock proceed to appraise the value thereof, taking into consideration their actual value and condition at the time of such appraisement, and such appraised price shall be paid by the said State Board of Health in the same manner as its other expenses are paid; Provided, That no more than seventy-five (\$75.00) dollars shall be paid for any horse or mule, and no more than fifty (\$50.00) dollars shall be paid for any other domestic animal which shall be condemned and killed in the manner hereinabove provided; and Provided further, That no animal or live stock shall be paid for by said State Board of Health, unless the owner thereof shall first make it appear to the satisfaction of the State Health Officer:

(1) That said animal or live stock shall have

(1) That said animal or live stock shall have sen owned and kept in the State of Florida one sar previous to its condemnation.

(1) That said animal or live stock shall have been owned and kept in the State of Florida one year previous to its condemnation.

(2) That said animal or live stock contracted the disease for which it had been condemned while in the State of Florida; and

(3) That no person shall be paid for more than ten (10) animals in any one year.

Sec. 16. That the State Health Officer, Veterinarian of the State Board of Health, or any authorized representative or agent of the State Board of Health, shall have the right at all times to enter any premises, farms, yards, fields, pens, abattoirs, slaughter-houses, cars or vessels where any domestic animals or live stock are at any time gathered or kept, or wherever the carcass of any such may be, and to determine in such way as may be deemed necessary whether said live stock are or were suffering from or the subject of any such ontagious or infectious disease.

Sec. 11. That any person or persons who shall violate any provisions of this Act or any rule or regulation of the State Board of Health, adopted hereunder, or who shall unlawfully interfere with the State Health Officer, Veterinarian of the State Board of Health, or any agent or representative of said State Board or Health, or State Health Officer appointed under this Act, shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine not exceeding one thousand dollars or by imprisonment not exceeding one year, or both, in the discretion of the Court Sec. 12. That the Circuit Courts in Chancery of his State shall have the power to enforce any of the provisions of this Act, or, any rule or regulation of anid State Board of Health made hereunder.

Sec. 13. The provision of Section 9 of this Act shall be retroactive and shall apply to any and all mimals killed in Florida, in eompliance with the awa of the State of Florida, within two years next prior to the passage of this Act.

Provided (1), That the value of all animals so their iscassed condition; (2), That it shall not be necessary o

CHAPTER 5934-(NO. 65).

ACT Authorizing and Directing the Translet Sixty Thousand Dollars from the Board of ealth Tax Fund to the Pension Tax Fund. t Enacted by the Legislature of the State of

Florida:
ection 1. That the Comptroller is hereby
horized and directed to draw his warrant
inst the Board of Health Pund for Sixty
usand Dollars, and the State Treasurer is
by directed to charge the amount of said wart to the Board of Health Tax Fund, and to
lit the same to the Pension Tax Fund to be
sursed in payment of Pensions as provided by

Sec. 2. All laws and parts of laws in conflict with the provisions of this Act are hereby repealed.

Sec. 3. That this Act shall go into effect immediately upon its approval by the Governor.

Approved June 5, 1909.

AN ACT to Amend Sections Two, Seven, Ten, Eleven, Twelve and Fourteen of an Act En-titled:

Eleven, Twelve and Fourteen of an Act Entitled:

An Act to Prevent the Adulteration, Misbranding and Imitation of Foods for Man or Beast, of Beverages, Candies and Condiments, of Medicines, Drugs and Liquors, or the Manufacture and Sale Thereof in the State of Florida, Prescribing a Penalty for the Violation Hereof, Providing for the Inspection and Analysis of the Articles Described by the Florida State Department of Agriculture, Charging the State's Attorney with the Enforcement Hereof, and Providing Means Therefor, Providing for the Appointment of Additional Assistant State Chemists or Expert Food Analysts, a Food and Drug Inspector, to Appropriate the Necessary Funds to Enforce the Provisions of this Act, and to Repeal All Laws or Parts of Laws in Conflict with this Act. Approved June 3, 1907.

Be It Enacted by the Legislature of the State of Florida:

Section 1. That Sections Two, Seven, Ten, Eleven, Twelve and Pourteen of An Act Entitled:
An Act to Prevent the Adulteration, Misbranding and Imitation of Foods for Man or Beast, of Beverages, Candies and Condiments, of Medicines, Drugs and Liquors, or the Manufacture and Sale Thereof in the State of Florida, prescribing a Penalty for the Violation Hereof, Providing for the Inspection and Analysis of the Articles Described by the Florida State Department of Agriculture, Charging the State's Attorney with the Enforcement Hereof, and Providing Means Therefor, Providing for the Appointment of Additional Assistant State Chemists or Expert Food Analysts, a Food and Drug Inspector, to Appropriate the Necessary Funds to Enforce the Provisions of this Act, and to repeal All Laws or Parts of Laws in Conflict with this Act, Approved June 3, 1907, shall read as follows:

shall read as follows:

Sec. 2. That the examination of specimens of food and drugs shall be made by the State Chemist of Florida, or under his direction and supervision, for the purpose of determining from such examination whether such articles are adulterated or misbranded within the meaning of this Act, and if it shall appear from any such examination that any of such specimens is adulterated or misbranded within the meaning of the Act, the Commissioner of Agriculture shall cause the goods so adulterated or misbranded to be seized by the Sheriff of the County in which they are found, and shall cause notice thereof to be given to the party from whom such sample was obtained; any party so notified shall be given an opportunity to be heard before the Commissioner of Agriculture and the Attorney General under such rules and regulations as may be prescribed by them, and if it appears that any of the provisions of this Act have been violated by such party, then the Commissioner of Agriculture shall at once certify the facts to the proper prosecuting attorney, with the copy of the results of the analysis, or the examination of such article duly authenticated by the analyst or officer article duly authenticated by the analyst or officer making such examination, under the oath of such officer. That in case it shall appear to the satisfaction of the Commissioner of Agriculture and the Attorney General that the violation of this Act is preparely a subject of interstate commerces. Act is properly a subject of interstate commerce or otherwise comes under the supervision and jurisdiction of the United States, then the Commissioner of Agriculture shall certify the case to the United States District Attorney in whose District Attorney in w triet the violation may have been committed, but if it be under the jurisdiction of the courts of this State, then the Commissioner shall certify the case to the proper prosecuting attorney of the court in the county where the offense occurred. It shall be the duty of the proper occurred. It shall be the duty of the proper prosecuting attorney to prosecute all persons violating any of the provisions of this Act as soon as he receives the evidence transmitted by the Commissioner of Argriculture.

After judgment of the court, notice shall be given by publication in such manner as be given by publication in such manner as may be prescribed by the rules and regulations

Sec. 7. If, upon trial of any person convicted nder this Act, it shall appear that any article of

food, drug, or liquor sold, kept or offered for sale by the person convicted is adulterated or mis-branded, or is of a poisonous or deleterious char-acter within the meaning of this Act, the same shall be seized and destroyed, or if not of a poisonous or deleterious character may be sold or otherwise disposed of, by order of the court in such manner as the court may in the order direct, which order shall guard against any further vioations of this Act by such sale or other disposition. The proceeds from any sale so ordered, less expenses, shall be converted into the General Fund

penses, shall be converted into the state Treasury.

Sec. 10. That samples for analysis shall be taken by the duly qualified and sworn Inspectors, who shall take samples of such articles. taken by the duly qualified and sworn Inspectors, or Chemists, who shall take samples of such articles as may be directed by the Commissioner of Agriculture, and in the manner prescribed below. Whenever practicable, samples shall be taken in original unbroken packages; said packages shall be wrapped in paper and tied securely and sealed. That in cases where it is not practicable to send a sample for analysis in an original package, as for instance, in case of syrups, or other liquids in barrels, or flour in barrels, etc., the Inspector shall take a fair sample of the same in the presence of the seller, place it in a suitable receptacle, securely the seller, place it in a suitable receptacle, securely close, seal and forward the same to the Commis-

the seller, place it in a suitable receptacle, securely close, seal and forward the same to the Commissioner of Agriculture, and every case where a sample is taken the person taking such sample shall at the same time, in the presence of the person from whom the same is taken, seal with paper seals or otherwise, another like sample of the artice taken, on which said sample or on the seal placed thereon, shall be written the name of the person taking said sample, and the date when the same is taken and the said sample shall be delivered back to the person from whom it is taken.

Provided, That any Health Officer, Sheriff, or citizen of the State, may submit fair samples of foods and drugs to the Commissioner of Agriculture for analysis, when drawn in the presence of two witnesses, in the manner prescribed by this Section; said witness to subscribe to, and affix their seals to the said packages, one to be delivered to the person from it is taken, the other to be transmitted to the Commissioner of Agriculture. And on receipt by him of such sample package, properly drawn and witnessed, the Commissioner of Agriculture shall transmit the same to the State Chemist, who shall analyze the same and certify the results to the Commissioner of Agriculture, who shall return to the sender a copy of the said certificate of analysis.

In case any manufacturer, or dealer, shall appeared from the sender and the same and the same and certificate of analysis.

In case any manufacturer, or dealer, shall appeal from the result of an analysis made by the State Chemist, or by an Assistant State Chemist under his direction and supervision, and shall demand another analysis, the duplicate sample sealed and delivered to the person from whom the sample was taken as provided in this section, shall be sent for analysis to some reputable chemist, upon whom the Commissioner of Agriculture, the State Chemist, and the person demanding the analysis shall agree.

ist, upon whom the Commissioner of Agriculture, the State Chemist, and the person demanding the analysis shall agree.

The certificate of analysis of the State Chemist, or his Assistant, when properly verified by the affidavit of the State Chemist or his Assistant, shall be prima-facie evidence in any court of law or equity in this State.

All chemical determinations, or analyses made by the State Chemist or the Assistant State Chemists, or by chemists employed in case of appeal, shall be made according to the methods adopted by the Association of Official Agricultural Chemists of the United States.

Sec. 11. That it shall be the duty of the Commissioner of Agriculture and the State Chemist to fix standards of purity for food products where the same are not fixed by this Act, in accordance with thos: promulgated by the Secretary of the Treasury, the Secretary of Agriculture and the Secretary of Commerce and Labor of the United States when such standards have been published, and when not yet published the Commissioner of Agriculture and the State Chemist shall fix such standards: Provided, that the standards for lard, mixed edible fats and cotton seed oils are hereby defined as follows: Lard is hereby defined to be the fat of freshly slaughtered swine. It must not be from a diseased animal or any portion of an animal unfit for food, or contain less than ninety-nine per cent. of pure fat. A mixed edible fat is defined to be a mixture which contains not less than ninety-nine per cent. of sweet mixed fat and may consist of a mixture of refined cotton seed oil or other edible animal fat, and must be sold under a registered or propriety brand and properly labeled with a distinctive trade-mark or name bearing the name of the manufacturer. Edible cotton seed oil is hereby defined as refined cotton seed oil which has been refined in such a manner as to be nearly odorless, colorless and flavorless. Winter cotton seed oils for edible purposes are those from which a nortion of the dible purposes are those from which a nort as to be nearly odorless, colorless and flavorless. Winter cotton seed oils for edible purposes are those from which a portion of the stearine has been removed. They may be either white or yellow. Whenever the State Chemist may find, by examination or analysis, that adulterated, misbranded, or imitation drugs, liquor or food products have been manufactured for sale, or put on sale in this State, he shall forthwith furnish a certificate to that effect to the Commissioner of Agriculture, who shall transmit the same to the proper prosecuting officer in the county where the said adulter-ated, misbranded, or imitation drugs, liquor or food product was found, and shall cause the goods food product was found, and shall cause the goods so adulterated or misbranded to be seized by the Sheriff of the county in which such goods are found. It shall be the duty of the said prosecuting officer to prosecute all persons violating any provisions of this Act as soon as he receives the evidence transmitted by the Commissioner of Agriculture.

Sec. 12. That the State Chemist shall make an annual report to the Governor on work done in execution of this Act, which report may be included.

execution of this Act, which report may be included in that now made on commercial fertilizers and published therewith. The actual expenses of the State Chemist, or one Assistant State Chemist, in attendance upon the annual convention of the Association of Official Agricultural Chemists of Association of Official Agricultural Chemists of the United States, or when officially representing the Department of Agriculture by order of the Commissioner, shall be paid from the funds ap-propriated for traveling expenses of the State Chemist.

Sec. 14. Be it further enacted. That in order to enforce and carry out the provisions of this Act, the sum of five thousand dollars, or so much thereof as may be necessary, is hereby annually appropriated and set aside out of the fees arising from the inspection and analysis of fertilizers, and so much thereof as is necessary is made immediated. ly available; that the proceeds arising from the fees of this office be turned into the Treasury for the use of the General Fund.
Sec. 2. That all laws and parts of laws in con-

flict with this Act be, and the same are hereby Sec. 3. That this Act shall be in force and ef ect immediately upon approval by the Governor.

CHAPTER 5936-(NO. 67).

Approved June 7, 1969.

AN ACT to Create the Plorida State Board of Dental Examiners, to Prescribe Their Duties, to Regulate the Manner of Issuing Certificates to Practice Dentistry and Dental Surgery in the State of Florida, to Regulate the Practice of Dentistry and Dental Surgery, and to Re-neal an Act herein Named

Be it Enacted by the Legislature of the State of

Section 1. That a Board of Examiners, to con sist of five practicing dentists who shall be gradu ates of reputable dental colleges and recommend ed by the Florida State Dental Society, to be known as the Florida State Board of Dental Examiners, is hereby created, whose duty it shall be to carry out the purposes of this Act, as hereinafter provided. The members of the said Board shall be appointed by the Governor, and at the time of their appointment upon said Board must be actual residents of the State and must have here for a period of five years or mean leading. been for a period of five years or more legally licensed to practice dentistry or dental surgery in this State. The term for which the members of said Board shall hold office shall be four years, provided that the members of the Dental Board office at the time of the passage of this Act shall be permitted to serve out their respective terms of office for which they were appointed, and until their successors shall be duly qualified. In case of a vacancy occurring on said Board, such vacancy shall be filled by the Governor as herein

Sec. 2. The said Board shall choose one of its members President and one Secretary thereof, and it shall meet at least once each year, and oftener if necessary, in the discretion of the board, and at such times and places as it may deem proper, notice of such meetings having beer hished one time, at least thirty days prior thereto. It shall be the duty of the Secretary of the Board to keep a book showing the names of all persons to whom certificates have been granted by Board: and such other books as may be necessary to plainly show all the acts and doings of said board; these books to be open at all reasonable times to public inspection; to have and to use a seal having the name "Florida State Board of Dental Exam said Board, or any part thereof, duly certified to by the Secretary under the seal of said Board, or a certificate from the Secretary under seal of said Board, as to whether or not an individual has a certificate from said Board to practice dentistry.

Section 1. That all public school buildings within the State of Florida, of two or more stories in the story or stories of which shall be used for public school purposes, shall be provided with adequate stairways or fire escapes for egress in case of fire. iners" thereon. A copy of the transactions of said Board, or any part thereof, duly certified to by the Secretary under the seal of said Board, or a certificate from the Secretary under seal of said

or dental surgery in this State, shall be considered as prima facie evidence in any court in this State. A majority of the members of said Board at any time shall constitute a quorum for the transaction of the business of the Board. It shall be the duty of the Board to adopt such rules for its government as it may deem wise and proper; Provided. That said rules shall not conflict with the provisions of this Act.

visions of this Act.
Sec. 3. One member of said Board shall grant a temporary certificate to an applicant who has a diploma from a reputable denta! college, and who passes a satisfactory examination, for which fees shall be charged as provided in Section 13. This certificate shall entitle the holder to practice until certificate shall entitle the holder to practice until the next regular meeting of said Board, at which time the temporary certificate shall expire; and in no case shall such temporary certificate be renewed or extended, not shall such temporary certificate be again granted to the same applicant upon a second application therefor, nor after such applicant has been rejected by the Board.

Sec. 4. No person, unless legally qualified prior to the passage of this Act, shall practice dentistry or dental surgery, or any branch thereof, in this State, until he has obtained a certificate from the Florida State Board of Dental Examiners as here-insifts provided.

inafter provided.

Sec. 5. Each person who desires to practice dentistry or dental surgery, or any branch thereof, within this State, shall file with the Secretary of said Board a written application for a certificate, and furnish satisfactory proof that he is at least twenty-one years of age, of good moral character, and present evidence satisfactory to the Board that he is a graduate of a reputable dental college. as defined by the National Association of Dental Examiners. Such application must be upon the form prescribed and furnished by the Board, and verified by oath.

Sec. 6. When such application and the accompanying proof are found satisfactory, the Board shall notify the applicant to appear before it for an examination at a time and place to be fixed by the Board. Examination may be made orally or in writing or may be practical or theoretical, or both, at the discretion of the Board and shall be both, at the discretion of the Board, and shall be of such a character as to test the qualifications of of such a character as to test the quantitations of the applicant to practice dentistry or dental surgery. Should the applicant pass a satisfactory examination, he shall be granted a certificate by the Board, signed by all members present and bearing the seal of said Board, which certificate shall be conclusive evidence of his or her right to practice dentistry or dental surgery in this State.

Sec. 7. Any person shall be regarded as practicing dentistry or dental surgery, in the meaning of this Act, who shall open or manage an office for such purpose, or shall announce to the public in any way that he is a practicing dentist, or anyone who performs any operation upon the teeth or one who performs any operation upon the teeth or provides artificial teeth as substitutes for natural announcement to the public in any way that the one so announcing is a practicing dentist, shall be prima facie evidence in any court of competent jurisdiction; Provided, That nothing in this Act shall be so constructed as to present regular licensed. shall be so construed as to prevent regular licensed physicians and surgeons from extracting teeth; and Provided, further. That nothing in this Act shall prevent anyone from extracting teeth with out the use of a local or general anaesthetic.

Sec. 8. Any person granted a certificate by the State Board of Dental Examiners as herein provided, shall personally cause his or her certificate to be registered with the Clerk of the Circuit Court of each county in which he desires to practice before beginning the practice of dentistry in said county or counties, and to be, and at all times, displayed in a constriction place in his or her office. played in a conspicuous place in his or her office wherein he or she shall practice such profession, and shall further, when requested, exhibit such certificate to any member of said Board or its authorized agent.

Sec. 9. The Board may revoke the certificate person named therein use intoxicants or drugs to such a degree as to render him unfit to practice dentistry or dental surgery, or has been convicted of a felony subsequent to the date of his certificate. If such conviction is vacated, reversed or set aside or the accused pardoned, his certificate shall be operative from the date of the vacation, reversa

Sec. 19. No action to revoke a certificate shall be taken until the accused has been furnished a statement of the charges against him and notice of the time and place thereof. The accused may be present at the hearing in person, by counsel, or both. The statement of charges and notice may be served personally upon such person, or mailed to him at his last known address, at least twenty days prior to the hearing. If upon such hearing the Board finds the charges are true, it may revoke the certificate. Such revocation shall take voke the certificate. Such revocation shall take from the person named in the certificate all rights and privileges acquired thereby.

Sec. 11. A stenographic report of each proceed-ing to revoke a certificate shall be made at the ex-pense of the Board, and a transcript thereof kept on its files. A person whose certificate has been revoked may file with the Secretary, within thirty days of the decision of the Board, a written notice of appeal therefrom. Upon filing such notice the Secretary shall transmit to the Governor and the Attorney General the record of such proceedings. Such officers shall review the proceedings as dis-closed by the records, and their decision affirming

closed by the records, and their decision amirming or overruling the action of the Board shall be final.

Sec. 12. Any failure, neglect or refusal on the part of any person obtaining a certificate to practice dentistry or dental surgery, from said Board, to register such certificate with the Clerk of the Circuit Court of some county in this State, as above provided, within ninety days from date of issue of same, shall work a forfeiture of such certificate, but a new certificate may be issued upon the payment to the Board the sum of fifteen \$15.00)) dollars for such neglect, failure or refusal to register such certificate, and the surrender

of the forfeited certificate. Sec. 13. In order to provide the means for carrying out and enforcing the provisions of this Act, the said Board shall charge each person applying to it for a certificate to practice dentistry or dental surgery in this State an examination fee of twenty (\$20.00) dollars, and in addition thereto a certificate fee of five (\$5.00) dollars for every cer-tificate or duplicate certificate issued by said Board, and out of the funds coming into the pos-session of said Board under the provisions of this Act, the members of said Board shall each receive as compensation the sum of five (5.00) dollars for each day actually engaged in the duties of the office, and all legitimate and necessary expenses incurred in attending the meetings of said Board. The Secretary of the Board shall be entitled to such amounts as shall be necessary to defray the costs of stationery and necessary expenses actu-ally incurred in the discharge of his duty. All expenses shall be paid from the fees received by the Board under the provisions of this Act, and that no part of said expense shall be paid out of the State Treasury. All moneys received in excess of said per diem allowances and other expenses herein provided shall be held by the Secretary of the said Board as a specail fund for meeting expenses of said Board; and said Board shall make an annual report of its proceelings to the Governor on or before the fifteenth day of December of each year, together with an account of all moneys re ceived and disbursed by them pursuant to this Act; but should the amount held by the Secretary Act; but should the amount held by the sale at any time exceed three hundred (\$100.00) dollars, the excess above three hundred (\$100.00) dollars, the excess above three hundred (\$100.00) dollars. lars shall be placed with the State Treasurer to the credit of the common school fund of the State

Sec. 14. Any person filing or attempting to file as his own a diploma or certificate of another, or a orged diploma, affidavit or identification or qual ification, shall be deemed guilty of a felony and, upon conviction thereof, shall be subject to such

upon conviction thereof, shall be subject to such fine and imprisonment as is made and provided by the Statutes of this State for the crime of forgery. Sec. 15. Any person who shall practice den-tistry or dental surgery in this State without having first obtained a certificate from the Florida State Board of Dental Examiners, or who violates any of the provisions of this Act, shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine of not more than one thousand (\$1.000.00) dollars, or impirsonment in the county jail not more than twelve (12) months, or by both such fine and imprisonment, in the discretion of the Court

Sec. 16. That an Act entitled "An Act to provide for the appointment of a Board of Examiners and to regulate the practice of dentistry in the State of Florida," approved June 7, 1887, and all Acts and parts of Acts amendatory thereto be, and the same are hereby, repealed. Approved June 8, 1909.

CHAPTER 5937-(NG. 68)

AN ACT Requiring Proper Fire Protection for Teachers and Students of Public Schools. Pre-scribing the Means for such Protection, and Prescribing Penalties for Not Constructing. In-troducing and Maintaining the Means for such Protection

Be it Enacted by the Legislature of the State of Florida:

Sec. 2. The number of such stairways or fire escapes, and their location, material and con-struction, shall be as designated and prescribed by the Board of Public Instruction of the county in which said school building or buildings shall be

Sec. 3. The Board of Public Instruction of each of the counties of the State of Florida shall, on or before October 1st, 1909, or as soon thereafter as may be practicable, have constructed the stair-ways or fire escapes hereinbefore described, and shall at all times keep or have the same kept in

perfect order.

Sec. 4. That all the outer doors of any public school building, where there shall be two or more rooms, shall be so hung that when they are opened

they will swing to the outside.

Sec. 5. The Board of Public Instruction for the several counties of the State of Florida shall, on or before October 1st, 1909, or as soon thereafter as may be practicable, have the doors of said school buildings chansed, if necessary, to comply with the provisions of Section 4 of this Act.

Sec. 6. The Superintendent of Public Instruction of the State of Florida shall, on or before

October 1st, 1909, or as soon thereafter as may be practicable, formulate and prescribe tactics of instruction for fire drills for all the public schools of the State of Florida, and each teacher teaching in such school shall be provided with a copy of such tactics, and it shall be the duty of each and every of such teachers to instruct the students of their respective schools in such fire drills as pre-scribed by the State Superintendent of Public In-

Sec. 7. Any teacher or officer mentioned in this Act who shall fail or refuse to comply with the provisions hereof shall be removed from his po-

ition or office.
Sec. 8. This Act shall take effect from its pas age and approval by the Governor.
Approved June 4, 1909.

CHAPTER 5938—(NO. 69.)

AN ACT Providing for and Requiring the Teaching of the Elementary Principles of Agriculture and the Elements of Civil Government in All the Common Schools of the State of Florida; to Provide a Penalty in Case Any County Board of Education Fails to Provide for the Teaching of the Same, and Requiring All Teachers to Stand a Satisfactory Examination Upon Said Subjects. Be it Enacted by the Legislature of the State of

Florida: Section 1. That the elementary principles of Agriculture and the elements of Civil Government be included in the branches of study taught in the common and public schools of the State of Plor-ida, and shall be studied and taught as thoroughly and in the same manner as other like required branches are studied and taught in said schools.

Sec. 2. That it shall be the duty of the County School Board of Education of the several counties.

of the State to proscribe and require that the teachers throughout their counties respectively, teach the elementary principles of Agriculture, and the Elements of Civil Government. in the same manner as other like required branches are tudied and taught in said schools.

Sec. 3. That it shall be the duty of all examin

ing boards in this State in proscribing examina-tions for teachers in the public schools, to require them to stand a satisfactory examination in the elementary principles of Argiculture, and the elements of Civil Government, the same as upon any ther subjects taught in said schools.

Sec. 4. That any person who fails or neglects to comply with the foregoing provisions of Sections 1, 2 and 3, when the requirements of said provisions apply to them, shall be guilty of negligence of their duty and subject to removal by the proper authority for such failure to comply with said law Sec. 5. That all laws and parts of laws in conflict herewith is hereby repealed. Approved June 7, 1909.

CHAPTER 5939-(NO. 70). AN ACT to Prevent the Wanton or Unnecessary

Destruction of Food Fish. Be it Enacted by the Legislature of the State

Section 1. It shall be unlawful for any person catching or taking mullet, or any other lood fish, in or from any of the waters of this State, and not using such fish because of its small size or other cause to put or leave such fish on any bank, more, beach or other place out of water, but such person shall immediately return such fish to the water.

Sec. 2. Any person violating or failing to comply with the provisions of this Act shall de deemed guilty of a misdemeanor, and shall be punished by a fine of not more than one hundred dollars or imprisonment not more than sixty days, or both such fine and imprisonment. Approved June 4, 1969.

CHAPTER 5940-(NO. 71).

AN ACT to Encourage the Establishment and Maintenance of Unenclosed Game Preserves for Certain Birds and Other Game: to Encourage the Introduction, Raising and Propagation of the Same, the Protection of Such Game Pre-serves and Game, and the Time in Which They May be Hunted and Killed, and Providing Pen alties for Violations of This Act.

Be it Enacted by the Legislature of the State of

Section 1. Any person, firm or corporation owning or controlling, by lease or otherwise, any unenclosed lands in the State of Florida upon which such persons, firm or corporation may eswhich such persons, him or corporation may es-tablish a game preserve for the raising, propaga-tion and protection of Hungarian partridges, ring-necked English pheasants and other game birds not native to the State, and such other games as is or shall be protected by the laws of Florida, or to raise and propagate same on said unenclosed lands or any portion thereof, shall, before being entitled to the protection of the provisions of this Act, post said lands by placing notices upon the boundaries of the same and along every side thereof, at frequent intervals, not exceeding two hundred yards, at conspicuous places, which notices shall be painted or stamped in black letters upon boards, and posted where they can be conspicuously seen, which notices shall forbid any hunting, killing, maiming, chasing or otherwise interfering with said birds and other game on said lands, and whenever said lands shall have been posted under the provisions of this Act, it shall be unlawful for any person to go into the said unenclosed lands and hunt, kill, maim, chase or otherwise interfere with said birds or other game. Any person vio-lating any of the provisions of this Act shall, upon lating any of the provisions of this act shall, upon conviction thereof, be fined not more than hundred dollars, or confined in the county jail not more than thirty days. Provided, That the territory of lands to be protected by the provisions of this Act shall not in any one tract exceed in area six hundred and forty acres, and that no person, company or corporation shall own more than one such game preserve; and Provided further. That the person, firm or corporation establishing, owning or controlling such game preserve shall be ect to the laws of the State of Florida regulating

sec. 2. That no person, firm or corporation shall be allowed to hunt, chase, main, kill or otherwise interfere with any Hungarian partridge, ring-necked English pheasant or other game birds not native to the State which may be placed upon, raised or propagated upon any such game pre-serves or in this State for the period of three years from the passage of this Act, and that after that period no such Hungarian partridge, ring necked English pheasant or other game birds not native to this State shall be chased, hunted or killed except during the period allowed by law for the hunting of game birds.

Sec. 3. Whoever shall wilfully or maliciously deface, remove, mutilate or destroy any notice put up under the provisions of this Act shall, upon conviction thereof, be fined not exceeding fifty dollars or imprisoned in the county jail not ex-ceeding thirty days, or both, in the discretion of

Sec. 4. All laws or parts of laws in conflict with Approved June 4, 1909.

CHAPTER 5941-(NO. 72).

AN ACT Authorizing the Board of Commissioner NACT Authorizing the Board of Commissioners of State Institutions to Purchase Lands for a Prison Farm, to Erect Buildings and Equip Said Farm, and Directing That Certain Prisoners Be Not Leased for Pay, and Providing the Means to Defray the Expense Necessary to Carry out the Provisions of This Act.

Be it Enacted by the Legislature of the State of Florida:

Section 1. The Board of Commissioners State Institutions are hereby authorized and di-rected to select and purchase a tract or body of and, with or without improvements, suitable for land, with or without improvements, suitable for agricultural purposes, having in view convenience to transportation and accessibility for handling the prison population, so far as practicable. The title to the property shall be passed upon, and be approved by, the Attorney General of the State prior to the payment for the property. The farm to be purchased to consist of not less than five hundred acres. The farm to be used as a State Prison Farm or Penitentiary.

Prison Farm or Penitentiary.

Sec. 2. The said Board of Commissioners of State Institutions is authorized to erect on said property suitable buildings for properly conduct.

ing and maintaining a State Prison Farm, and to make such additional improvements from time to time as such an institution should have to render it useful and to properly meet the reasonable de-

mands of such an institution.

The said Board is authorized to purchase such The said Board is authorized to purchase such live stock, tools, machinery and other implements as may be necessary to equip and properly conduct such State Prison Farm, and to furnish the buildings in such manner as will properly care for such of the State Prison population as may be located on said farm; making proper provision for having the male and female prisoners separated, and also separating the whites from the colored prisoners, except when it may be necessary for them to be placed together in their daily work; and to provide a hospital building for the proper care and maintenance of sick and diseased prisoners.

ers.
Sec. 3. The said Board of Commissioners of State Institutions is hereby authorized and directed to withhold from lease all females, the aged, crippled, deformed and all other prisoners who, in the discretion of said Board, are not suited to perform reasonable manual labor. The method of determining what prisoners are subject to the provisions of this Act shall be determined by the Board of Commissioners of State Institutions, All such prisoners as above described that may be Board of Commissioners of State Institutions. All such prisoners as above described that may be determined as fit subjects therefor shall be placed on the said Prison Farm, where they are to be used, in so far as practicable, at work on said Prisoners. on Farm

on Farm.

Sec. 4. The cost of maintaining, guarding clothing, furnishing capable medical treatment, and other requisites necessary to carry out properly the requirements of such an institution shall be paid by the State from the funds arising from the hire of such prisoners as are leased from time to time, after first using the production of the farm, in so far as it can be done, toward the support of the inmates of the institution.

farm, in so tar as it can be done, toward the sup-port of the inmates of the institution. Sec. 5. The management and general control of the farm or prison shall be in accord with the laws in force in this State relative to a State Peni tentiary or Prison, in so far as they may be appli-cable to an institution of this character.

cable to an institution of this character.

Sec. 6. For carrying out the provisions of this Act, the sum of fifty thousand dollars is hereby appropriated from the fund to be derived from the hire of State prisoners under the lease which goes into effect January 1, 1910, which appropriation shall be available in quarterly sums of ten thousand dollars until the full amount, or so much thereof as may be necessary, is paid. The Board thereof as may be necessary, is paid. The Board of Commissioners of State Institutions shall make of Commissioners of State Institutions shall make requisition on such appropriation from time to time as money is required, for the purpose of this Act, such requisitions to be signed by the Governor and Commissioner of Agriculture, and on such requisition the Comptroller shall issue his warrants on the State Treasurer, who shall pay the same out of such fund.

Sec. 7. The Board of Commissioners of State Institutions is hereby authorized to withdress.

Sec. 7. The Board of Commissioners of State Institutions is hereby authorized to withdraw from the lease contract now executed by said Board for the hire of State prisoners for four years commencing January 1st, 1910, on the terms and stipulations set out in said lease contract, wherein it is provided that the Lessee Company shall pay on all prisoners not withdrawn from the lease contract and officers pay contract and officers pay contract. tract an additional sum of fifteen per cent. per capita per annum on the amount bid for all of the State prisoners, such prisoners as are described Section 1 of this Act.

Section to of this Act.

Sec. 8. The Commissioner of Agriculture is hereby directed to have kept a correct account of all matters pertaining to the State Prison Farm herein provided for and to report fully biennially to the Legislature, as is now provided by law relative to a State Prison or Penitentiary.

Sec. 9. The Prison Farm herein provided for shall be known as, and for all purposes he, the State Penitentiary of Florida. The Board of Commissioners of State Institutions shall elect a Superintendent thereof, whose salary, not to exceed two thousand dollars per annum, shall be fixed by said Board; and such other help as may be deemed necessary by said Board shall be employed and their compensation shall be fixed by said Board. All salaries shall be paid from the proceeds from the hire of State prisoners.

Sec. 19. At any time a male State prisoner confined in the State Prison Farm herein provided for may become able to perform full manual labors as no able bodied prisons, he may be the state prison of the labors, and all be prisoners as no able bodied prisons, he may be an able bodied prisons, he may be a superior of the labors, and all be prisons as no able bodied prisons, he may be a superior and and a superior and all be a superior and all be a superior and a superior a

for may become able to perform full manual labor as an able-bodied prisoner, he may be turned over to the Lessee Company for hire under the contract price for leased prisoners, upon the recommendation of the Commissioner of Agricul-

commendation of the Commissioner of Agricul-ture, with the approval of the Board of Commis-sioners of State Institutions.

Sec. 11. All laws or parts of laws in conflict with the provisions of this Act be, and the same are hereby repealed.

Sec. 12. The provisions of this Act shall take effect and the in full force upon its passage and approval by the Governor, or upon its becoming a law without such approval. Approved June 7, 1900.

CHAPTER 5942-(NO. 73).

AN ACT to Require that Al' State, County and Municipal Records Shall at All Times be Open for Public Inspection. Be it Enacted by the Legislature of the State of

Florida. Section 1. That all State, county and municipal records shall at all times be open for a personal inspection of any citizen of Florida, and those in charge of such records shall not refuse this privi to any citizen.

Sec. 2. That any official who shall violate the provisions of Section 1 of this Act shall be subject to removal or impeachment. Approved June 7, 1909.

CHAPTER 5943-(NO. 74).

AN ACT to Provide for the Sale of Lands That are Now, or May Hereafter Be. Vested in the Trustees of the Internal Improvement Fund of the State of Florida and the State Board of Education of the State of Florida. Be it Enacted by the Legislature of the State of

Florida.

Section 1. That hereafter no lands in the State of Florida that are now, or may hereafter be, vested in the Trustees of the Internal Improvement Fund of the State of Florida or the Board of Florida shall be sold, Education of the State of Florida shall be sold, conveyed or disposed of by the said Trustees or by the said Board of Education until notice by publication shall have been given for the full term of thirty (30) days prior to such sale; Provided That this Act shall not apply to homestead, rail-

road or canal grants as now provided for by law.

Sec. 2. That hereafter, when the Trustees of the Internal Improvement Fund or the State Board of Education shall decide or regard it expedient to sell any of the lands that are now, or may hereafter be, vested in the Trustees of the Internal Improvement Fund of the State of Florida or in the State Board of Education they shall give thirty days' notice of such sale, by publication in some newspaper published in the country of counties where such lands to be sold are or counties where such lands to be sold are situated, and also in a newspaper published at Tallahassee, Florida, and such other papers as may be deemed advisable, once each week; which said notice shall contain a description of the lands, state the terms of sale, the time and place where state the terms of sale, the time and place where such lands shall be sold, and notify the people that they will receive bids therefor at Tallahassee, Florida, from the time of giving such notice until the day of sale. In case said Trustees are making the sale, they shall require the persons, firms or corporations publishing said notice to file with them, immediately after the expiration of the time of such sale said publication, which shall, at all times, be subject to inspection by any person desiring to see same. And in case the said State Board of Education is proceeding to make such sale, it shall likewise require such persons, firms or corporations publishing said notice to file with it, immediately after the expiration of the time of said sale, proof of said publication, which shall at all times, be subject to inspection by any person desiring to see same.

Sec. 3. After the notice referred to in the preceding Section shall have been issued, any person, firm or corporation shall have the privilege of filing with the Trustees of the Internal Improvement Fund, if they be making the sale, or with the State Board of Education, if it be making the sale, and the sale of the sale, a bid or written proposition to purchase said lands, and same shall not be opened until the day of sale provided in said notice, at which time all bids shall be opened in the presence of the said notice. Trustees, if they be making the sale, or in the presence of the State Board of Education, if it be making the sale, at the office of the said Trustees of the said Board of Education making the sale, as the case may be, in Tallahassee, Florida, at which time any person so desiring may be present.

And the said trustees, if they be making the sale, or the said State Board of Education, if it be making the sale, shall sell to the highest bidder, upon satisfactory terms, for cash, or otherwise as they may determine, the lands advertised as aforesaid, and shall make, execute and deliver a deed or deeds to the purchaser or purchasers of such or deeds to the purchaser or purchasers of such lands, in the manner now provided by law and accordance with the terms agreed upon.

A record of all such sales and proceedings be kept by the said Trustees, if they be me the sale, or by the said State Board of Educa if it be making the sale, which shall, at all t he subject to inspection by any and all pe Provided. That all bids may be rejected